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 14 *Attorneys for Plaintiff*

15  
**UNITED STATES DISTRICT COURT**  
**DISTRICT OF NEVADA**

16 HARRIS LAW FIRM, LLP, Nevada limited liability  
 17 partnership, dba RICHARD HARRIS LAW FIRM,

18 Plaintiffs,

19 vs.

20 NAILA LYNN MARTINEZ, an individual; n  
 21 individual; A&M CHIROPRACTIC WELLNESS  
 22 CENTER, LLC, a Nevada limited liability company,  
 23 AARGON AGENCY, INC., a Nevada corporation dba  
 24 AARGON COLLECTION AGENCY; APEX  
 25 MEDICAL CENTER, a Nevada corporation;  
 26 CANYON MEDICAL BILLING, LLC, a Nevada  
 27 limited liability company; ANDREW M. CASH,  
 28 M.D., P.C., a Nevada Professional Corporation dba  
 DESERT INSTITUTE OF SPINE CARE; ELLIS,  
 BANDT, BIRKIN, KOLLINS, & WONG, PROF.  
 CORP., a Nevada Professional Corporation dba  
 DESERT RADIOLOGISTS; ENRICO FAZZINI,  
 M.D., an individual; DANIEL L. BURKHEAD, M.D.,  
 LTD., a Nevada corporation dba INNOVATIVE PAIN  
 CARE CENTER; WOODWARD AVE., LLC, a  
 Nevada limited liability company dba INNOVATIVE  
 PROCEDURAL AND SURGICAL CENTER; LAS  
 VEGAS PHARMACY, INC. a Nevada corporation;  
 MD SPINE SOLUTIONS, LLC, a California limited  
 liability company dba MD LABS; PLUSFOUR, INC.,  
 a Nevada corporation; RAXO DRUGS, INC., a  
 Nevada corporation; SHADOW EMERGENCY  
 PHYSICIANS, PLLC, a Nevada professional limited  
 liability company; SMART ASSET INVESTMENTS,  
 LLC, a Nevada limited liability company; VALLEY  
 HEALTH SYSTEM, LLC, a Delaware limited liability  
 company dba SPRING VALLEY HOSPITAL

CASE NO.: 2:17-cv-02827

(Clark County District Court  
 Case No. A-17-762138-C)

JOINT STATUS REPORT



1 MEDICAL CENTER; TEAMSTERS LOCAL 631  
 2 TRUST FUNDS, an unknown entity; THEODORE M.  
 3 THORP M.D., PROF CORP., a Nevada Professional  
 4 Corporation; MATTHEW G. ROACH, D.C., PROF.  
 5 CORP, a Nevada corporation dba WESTON  
 6 CHIROPRACTIC; WILLIAM S. MUIR, M.D., LTD.,  
 7 a Nevada corporation dba WILLIAM MUIR, MD  
 8 SPINE SURGERY; and DOES I through X, inclusive

9  
 10 Defendants.

11 Pursuant to the Minute Order filed on November 9, 2017, Defendant Teamsters Local 631  
 12 Security Fund for Southern Nevada (incorrectly named as the Teamsters Local 631 Trust Funds) by  
 13 and through its counsel of record, Defendant Canyon Medical Billing, LLC, by and through its  
 14 counsel of record, and Plaintiff, Harris Law Firm LLP doing business as Richard Harris Law Firm  
 15 by and through its counsel of record, hereby submit this Joint Status Report of the above-entitled  
 16 action.

17 1. Set forth the status of this action, including a list of any pending motions and/or  
 18 other matters which require the attention of the court.

19 Response: This is an interpleader action. There is a scheduling conference set for January 4,  
 20 2018. Plaintiff is still finalizing the service of process on all the parties. There are not any pending  
 21 motions or other matters which require the attention of the Court.

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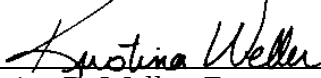
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1 2. Include a statement by counsel of action required to be taken by this court.

2 Response: There is not any action required to be taken by the Court.

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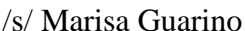
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5 Kristina R. Weller, Esq.  
6 Nevada Bar No. 007975  
7 Richard Harris, Esq.  
8 Nevada Bar No. 505  
9 *Co-Counsel for Plaintiff Harris Law*  
10 *Firm LLP dba Richard Harris Law Firm*  
11 RICHARD HARRIS LAW FIRM

BROWNSTEIN HYATT FARBER  
SCHRECK, LLP

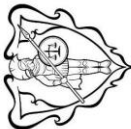
/s/ Adam P. Segal

12 Adam P. Segal, Esq.  
13 Nevada Bar No. 6120  
14 Bryce C. Loveland, Esq.  
15 Nevada Bar No. 10132  
16 *Attorneys for Defendant Teamsters Local 631*  
17 *Security Fund for Southern Nevada*

18 CANYON MEDICAL BILLING

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20 MARISA C. GUARINO, ESQ.  
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22 *Attorney for Canyon Medical Billing*

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